SHULLER & SILVER

(2.2) 564-3757 \$.20

cauntificants or production, (iii) goods is which the Lorige or the Trust has an interest in meas or a Joint or other interest as right of any kind (including, without horization, goods in which the Lodge or the Trust has an interest or right as consigned), and (iv) goods which are retarned to or repossessed by the Lodge or the Trust, and, with respect to all of the foregoing, all additions thereto, substitutions therefor, accessions thereto and products thereof and (collectively, the "hyvestory"), all documents and documents of title, whether relating to or covering any of the foregoing, or otherwise;

- (c) All accounts, contract rights, challed paper, institutents, occapitaness, noise, drafts, acceptances and other forms of obligations of any kind, now or harcafter existing, whether or not arising out of or in connection with the sale or lease of goods or the tendering of services, including, without limitation, all rents of property of the Lodge or the Trust and fees, thatger, accounts, or other payments for the use and occupancy of froms and other public facilities in the Lodge, all within the meaning of Saction 352(b)(2) of the United States Bankropsey Code (collectively, the "Acceptables"), angacher with all ledges shows, files, records and tocarousts relating to any of the foregoing, including all computer records, programs, strange media and computer software useful or feedbred in connection therewith, and all rights now or hereafter existing in and to all supporting obligations, essently represents, leases, and other contracts scouring or otherwise relating to any Receivables;
- (d) Ail rights under all contracts and agreements to which the Lodge or the Trust is a party, including, without limitation, all contracts and agreements:
- (e) All trademarks, trade styles, designs, patents, copyrights, licenses, license agreements, and any applications for patents or trademarks, including, without limitation, is connection with such trademarks, trade styles, designs, patents, copyrights, licenses, licenses agreements, and any applications for patents or trademarks, any and all resisters, divisions continuations, recommissions, renewals, derivative works, and excessions thereof (whether in whole or in part), any and all rights corresponding thereto throughout the world, and the good will of the business to which each relates, including, without limitation, filings, applications, registrations and recordings in the United States Patent and Trademark Office or in any similar office or with any other Governmental Authority, togother with the goodwill associated therewith (collectively, the "Intellectual Property Collecters");
 - (1) All motor vehicles and trailers (the "Motor Vehicles");
 - (v) All deposit accounts;
- (h) All general intengibles and payment intengibles, including, without limitation, good will and tax refunds;
- (i) All rights and claims in or under any policy of insurance, including, but not limited to, insurance for first dayings, loss and cantelly, whether covering real property or personal property, or tangible or intengible property:
 - (i) All other personal property of the Ladge or the Trust, including

SILLUFF & SILVER

(2.1) 564-3757 p.21

without limitation, all other accounts, goods, documents, instruments, general intensibles, investment property (including, without limitation, all securities, security entitlements, securities accounts, commodity commacts and commodity secounts), letters of medit, letter-of-credit rights, makey, deposit accounts and chattel paper; and

- (k) All books and records (whether computerized or in any other form or medium), proceeds of any and all of the foregoing Colliseral (including, without limitation), proceeds which constitute property of the types described in chances (a) through (j) of this Section 2 or any other types of property or arsets) and, so the extent not otherwise included, all payments under insurance (whether or not the Section Party is the loss payment or additional insured thereoft, or any indomnity, warranty or generally, psychic by reason of loss or derivage in an otherwise with respect to any of the Collateral and products, renewals, replacements, tabulitations, additions, accessions, remains insus, mysities and profits of any and all of the integoing Collateral, in all cases whether now owned or hereafter acquired or anxing.
- Collateral for Lohn. The agrees to collegeratize the loan with HUB by piedging real property known as Rivertide Estates, a 120-acre(t) planned exist development located at Avon Lodge Road, Town of Falkburg, New York.
- 3. Interest Fivments. Prioding agrees to pay Tso on amount of interest on the land equal to 10% per samus minus the interest payable to HUB. Specifically, the interest charged by HUB will be the prime rate plus 1% payable monthly, and Tso shall receive from Priesburg the difference between such interest payment to HUB and 10%, payable monthly.
- 4. Tto a Right to Perform: Right to Protect Collateral. If Priedberg or the Trust Ride to perform any agreement contained herein. Too may themselves perform or course performance of such agreement, and the expenses incurred in connection therewith shall be payable by Priedberg.
- S. Notices. Except as educative expressity provided in this Agreement, any notice, request, demand or other communication permitted or required to be given becounter shall be in writing.
- 6 Entire Agreement. This Agreement contains the entire agreement with respect to the subject matter hereof and supersedes all prior agreements, written or coal, with respect therein.

7. GOVERNING LAW; CONSENT TO JURISDICTION; WAIVER OF JURY TOLAR AND CERTAIN OTHER WAIVER.

(e) THIS AGREEMENT SHALL BE GOVERNED BY, AND CONSTRUED AND ENFORCED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF NEW YORK, WITHOUT REGARD TO PRINCIPLES OF CONFLICTS OF LAW (OTHER THAN SECTION 5-1401 OF THE NEW YORK GENERAL OBLIGATIONS LAW). FRIEDPERG AND THE TRUST LACH

Dec 14 05 05:07P

* 1

STULLTE & S.L.KR.

(, 3) 564-3757 p.1

HEREBY SUBMITS TO THE JURISDICTION OF ANY COURT OF THE STATE OF NEW YORK SITTING IN NEW YORK COUNTY OR THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK FOR THE PURPOSE OF ANY SULT, ACTION, OR OTHER PROCEEDING ARISING OUT OF THIS AGREEMENT OR ANY OF THE TRANSACTIONS CONTEMPLATED HEREBY, WHICH IS BROUGHT BY OR AGAINST IT. (I) IRREVOCABLY AGREES THAT ALL CLAIMS IN RESPECT OF ANY SUCH SUIT, ACTION OR PROCEEDING MAY BE HEARD AND DETERMINED IN ANY SUCH COURT, (II) TO THE EXTENT THAT IT HAS ACQUIRED, OR HEREAFTER MAY ACQUIRE, ANY IMMUNITY FROM JURISDICTION OF ANY SUCH COURT OR FROM ANY LEGAL PROCESS THEREIN, SUCH IMMUNITY IS HEREBY WAIVED TO THE FULLEST EXTENT PERMITTED BY LAW AND (III) ACREES NOT TO COMMENCE ANY ACTION, SUIT OR PROCEEDING RELATING TO THIS ACREEMENT OR ANY TRANSACTION EXCEPT IN SUCH COURT. THE BESTOR HEREBY WAIVER, AND EACH AGREES NOT TO ASSERT IN ANY SUCH SULT, ACTION OR PROCEEDING, IN EACH CASE, TO THE PULLBET EXTENT PERMITTED BY APPLICABLE LAW, ANY CLAIM THAT (A) IF IS NOT PERSONALLY SUBJECT TO THE JURISDICTION OF ANY SUCE COURT, (B) IT 15 IMMUSE FROM ANY LEGAL PROCESS (WHETHER THROUGH SERVICE OR NOTICE. ATTACHMENT PRIOR TO JUDGMENT ATTACHMENT IN AID OF EXECUTION, EXECUTION OR OTHERWISE) WITH RESPECT TO IT OR ITS PROPERTY (AND FURTHER, IRREVOCABLY ACREES THAT SERVICE OF PROCESS AND ALL OTHER LEGAL PROCESS MAY BE DELIVERED IN ACCORDANCE WITH THE PROVISIONS OF THE LOAN AGREEMENT AND THAT SUCH STRVICE SHALL BE SUFFICIENT FOR ALL PURPOSES OF APPLICABLE LAW), OR (C) JURISDICTION OR VENUE FOR ANY SUCH SUIT, ACTION OR PROCEEDING IS IMPROPER OR THAT ANY SUCH SUIT, action or proceeding is brought in an inconvenient forum.

(b) FRIEDBERG AND THE TRUST EACH HEREBY WAIVES TRUAL BY JURY IM ANY ACTION. SUIT OR PROCEEDING IN CONNECTION WITH THIS AGREEMENT AND ALSO WAIVES, TO THE FILLEST EXTENT FERMITTED BY LAW, ANY RIGHT TO CLADM OR RECOVER ANY SPECIAL, EXEMPLARY, FUNCTIVE OR CONSEQUENTIAL DAMAGES.

(page intentionally ends here)

9.4

8681-286-818.

MOV 17 GE 041 22F UDG SNE.

Dec 14 05 05:07e

(2.2) 564-3757 P.2

IN WITTESS WHEREOF, Priedberg, the Truct and Tee have each signed the Agreement as of the date first above written.

ALAN G FARDBERG

SHERYL SMUL GRANTOR ANNUITY

Sheryl Small, Trustee

8684-86E-312.

" an! Dad 4+5:40 ED T; vor